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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/845,414		04/30/2001	David Reyna	40101/01801	2874
30636	7590	12/22/2003		EXAMINER	
		MARCIN, LLP	CHAVIS, JOHN Q		
15O BROADWAY, SUITE 702 NEW YORK, NY 10038				ART UNIT	PAPER NUMBER
	,			2124	10
			DATE MAILED: 12/22/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

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	Application No.	Applicant(s)				
Office Action Summany	09/845,414	REYNA ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAIL INC DATE of this control is a first of the same of the sa	John Q. Chavis	2124				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 30 Ag	<u>oril 2001</u> .					
2a) This action is FINAL . 2b) ⊠ This a	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1-19 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-19 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or		-				
Application Papers						
9) ☐ The specification is objected to by the Examiner 10) ☑ The drawing(s) filed on 08-24-01 is/are: a) ☑ ac Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti 11) ☐ The oath or declaration is objected to by the Examiner	ccepted or b) objected to by the drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of 13) Acknowledgment is made of a claim for domestic since a specific reference was included in the firs 37 CFR 1.78. a) The translation of the foreign language provided Acknowledgment is made of a claim for domestic reference was included in the first sentence of the	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)). of the certified copies not received priority under 35 U.S.C. § 119(a) t sentence of the specification or visional application has been received.	on No ed in this National Stage d. e) (to a provisional application) in an Application Data Sheet. eived. and/or 121 since a specific				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) <u>5.8</u> 	5) Notice of Informal Pa	(PTO-413) Paper No(s) atent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 101

1. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. The claimed invention in claims 1, 6 and 9 are directed to non-statutory subject matter. The applicant merely claims a method that may or may not be computer implemented. An example in which the claims may not be implemented is when the generated list is a set of numbers (which inherently have a predefined structure), extracting the desired elements..(for example, two numbers selected from a list), and performing an operation on the extracted elements (for example, adding two numbers together). A person sitting at a desk with a pencil and a piece of paper can implement this entire process. Therefore, the claims are considered non-statutory; since, the process described above would not fall into either of the useful categories listed above.

The features of claims 6 and 9 are not considered to provide anything to overcome the rejection of claim 1.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 6 and 9 rejected under 35 U.S.C. 102(b) as being anticipated by the public use of a person sitting at his desk and adding two numbers, as indicated above in

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item 2. The applicant is also reminded of a user generating a playlist of songs on his computer, extracting one or more (the desired elements) of the songs from the list and saving or deleting (performing an operation) the songs to enable replays of only the selected items of the original set.

4. Claims 1-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Ravichandran (5,966,536). The claims are now presented in a side-by-side manner with the teachings of Ravichandran below.

What is claimed is:

1. A method, comprising the steps of:

generating a list of desired elements of a first software code,

the first code having a predefined command structure;

extracting the desired elements from the first code:

and performing an operation on the extracted elements.

2. The method according to claim 1, lines23-54. wherein the code is generated parameter according to the following substeps: receiving parameter information via a

Ravichandran

See the optimization metrics that is generated (via the abstract).

Any code that is created is considered to have a predefined command structure to ensure that each step of the function is executed in order. The code generated (created) above for each block of code therefore inherently provides for the claimed features.

See also in the abstract that the optimization metrics for each block (desired element) is utilized (extracted) individually.

An operation that is performed on the block (extracted element) would be the comparison, also specified in the abstract.

See the I/O interface in col. 4

In reference to receiving the

information (source executable code in col. 2 lines 39-45) via the I/O

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graphical user interface,

receiving handler function information via a graphical user interface, and

automatically generating the first code using the parameter information and handler function information.

3. The method according to claim 1, wherein the list of desired elements includes a list of language translatable elements and

wherein the performing step includes the following substeps: translating the extracted elements from a first language into a second language.

- 4. The method according to claim 3, wherein the performing step includes the following substep: inserting the translated elements back into the first code.
- 5. The method according to claim 3, wherein the performing step-includes the following substep: generating a second code as a function of the first code and the translated elements.
- 6. The method according to claim 1, wherein the list of desired elements includes a list of help-related elements and wherein the performing step includes the following substeps: generating a help manual as a function of the extracted elements.
- 7. The method according to claim 1, wherein the list of desired elements is

interface (GUI) over a network, see col. 4 lines 10-21.

See the performance information and inherently information relating to transforming the initial source code (handler function information) in col. 2 lines 39-62.

See col. 2 line 51-col. 3 line 10.

See the rejection of claim 2 above.

See again the converting and optimization (translating) indicated in claim 2.

See the use of the most efficient block (translated elements) in col. 3 lines 11-23.

The converting function in claim 3 is considered the first code; while, the optimization function providing for the second code.

The performance feature is considered to provide for the help related elements and the benchmarks are also considered similar to a help manual, see col. 3 lines 24-60.

See again the rejection of claim 2 above and col. 9 lines 14-33.

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generated via a command graphical user interface.

- 8. The method according to claim 1, wherein a command graphical user interface displays the extracted elements.
- 9. The method according to claim 1, wherein the predefined command structure is a hierarchical command tree.
- 10. The method according to claim 1, wherein the predefined command structure is displayed via a graphical user interface.

This feature is considered inherent via col. 9 lines 45-67.

See col. 6 lines 43-66.

This feature is also considered inherent via the information cited in the rejections of claims 7-9 above.

Claims 11-14 are rejected in view of the rejections of the method claims 1-4 above in view of

As per claims 14-19, see the rejections of claims 6-10 above in view of Ravichandran's apparatus (system) claims 7-10.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Q. Chavis whose telephone number is 703-305-9665. The examiner can normally be reached on 8:30 am-5:00 pm Est.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki can be reached on 703-305-9662. The fax phone number for the organization where this application or proceeding is assigned is 703-746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-3900.

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Jqc

December 12, 2003

JOHN CHAVIS
PATENT EXAMINER

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